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Mr. Speaker,

I ask unanimous consent that, during further consideration of H.R. 2643 in the Committee of the Whole pursuant to House Resolution 514, notwithstanding clause 11 of rule 18, no further amendment to the bill may be offered except:

- Pro forma amendments offered at any point in the reading by the chairman or ranking minority member of the Committee on Appropriations or their designees for the purpose of debate;
- An amendment by Ms. Jackson-Lee of Texas regarding historic preservation;
- An amendment by Mr. Pearce striking language related to administrative cost sharing for certain activities performed by the Minerals Management Service;

- An amendment by Mr. Lamborn regarding funding for the National Endowment for the Arts;
- An amendment by Mr. Rahall to strike certain provisions relating to national wildlife refuge management of wild horses;
- An amendment by Mr. King of Iowa regarding funding for the U.S. Forest Service;
- An amendment by Mr. Nunes regarding funding for the U.S. Forest Service;
- An amendment by Mr. LoBiondo regarding funding for the Agency for Toxic Substances and Disease Registry;

- An amendment by Mr. Ellsworth regarding Smithsonian Institution salaries;
- An amendment by Ms. Ginny Brown-Waite of Florida reducing funding for the National Endowment for the Arts;
- An amendment by Ms. Musgrave reducing funds in the bill by 0.5 percent, which shall be debatable for 40 minutes;
- An amendment by Mr. Tom Davis of Virginia striking language expressing the Sense of Congress on Global Climate Change;
- An amendment by Mr. Barton of Texas or Mr. Sullivan regarding Global Climate Change;

- An amendment by Ms. Eddie Bernice
   Johnson of Texas regarding Maximum
   Achievable Air Control Standards;
- An amendment by Mr. Andrews or Mr.
   Chabot regarding the Tongass National Forest;
- An amendment by Mr. Inslee or Mr.
   LoBiondo regarding importation of polar bear parts;
- An amendment by Mr. Salazar or Mr. Udall of Colorado regarding oil and gas leasing on the Roan Plateau;
- An amendment by Mr. Udall of Colorado regarding oil shale leasing;

- An amendment by Mr. Udall of Colorado regarding RS 2477 road determinations;
- An amendment by Mr. Conaway regarding use of reductions made through amendment for deficit reduction;
- An amendment by Mr. DeFazio or Mr.
   Walden regarding Secure Rural Schools county payments;
- An amendment by Mr. Pearce prohibiting funds for the continued operation of the Mexican wolf program;
- An amendment by Mr. Pearce prohibiting funds for the expansion of the Mexican wolf program;

- An amendment by Mr. Dent prohibiting funds for implementation or enforcement of certain provisions of the Indian Gaming Regulatory Act;
- An amendment by Mr. Kingston prohibiting funds for contracts to entities that do not participate in a basic pilot program related to illegal immigration;
- An amendment by Mr. Upton regarding use of Energy Star certified light bulbs;
- An amendment by Mr. Garrett limiting the use of funds for international conferences;
- An amendment by Mr. Jordan reducing funds in the bill by 4.3 percent, which shall be debatable for 40 minutes;

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- An amendment by Mr. Price of Georgia reducing funds in the bill by 1 percent, which shall be debatable for 40 minutes;
- An amendment by Mr. Gary Miller of California regarding funding for the San Gabriel watershed study;
- An amendment by Mr. Bishop of Utah
  limiting the use of funds for non-profits which
  are a party to a lawsuit against certain
  Federal agencies;
- An amendment by Mr. Bishop of Utah limiting the use of funds for land condemnation actions;
- An amendment by Mr. Doolittle regarding funding for the Secure Rural Schools and Community Self-Determination Act;

- An amendment by Mr. Stupak regarding funding for the EPA Administrator's security detail;
- An amendment by Mr. King of Iowa prohibiting funds for certain EPA computer modeling activities;
- An amendment by Mr. Cannon prohibiting funds for certain oil shale leasing activities in Utah and Wyoming;
- An amendment by Mr. Cannon limiting the use of funds to implement restrictions on certain oil and gas leasing activities;
- An amendment by Mr. Heller prohibiting funds in contravention of a court decision

related to the Southern Utah Wilderness Alliance;

- An amendment by Mr. Heller limiting the use of funds for certain Heritage Areas that do not contain private property provisions;
- An amendment by Mr. Flake prohibiting funds for the Ohio Association of Professional Firefighters in Columbus, Ohio;
- An amendment by Mr. Flake prohibiting funds for the W.A. Young and Sons Foundry in Greene County, Pennsylvania;
- An amendment by Mr. Flake prohibiting funds for the Philadelphia Art Museum in Pennsylvania;

- An amendment by Mr. Flake prohibiting funds for the Payne Gallery at Moravian College in Pennsylvania;
- An amendment by Mr. Flake prohibiting funds for certain entities related to the Southwest Pennsylvania Industrial Heritage Route;
- An amendment by Mr. Hensarling limiting funds for the Clover Bend Historic site;
- An amendment by Mr. Hensarling limiting funds for the St. Joseph's College Theater;
- An amendment by Mr. Hensarling limiting funds for the Bremertown Public Library;
- An amendment by Mr. Hensarling limiting funds for the Maverick Concert Hall;

- An amendment by Mr. Campbell limiting funds for Wetzel County Courthouse;
- An amendment by Mr. Campbell limiting funds for equipment for anadromous fish research;
- An amendment by Ms. Jackson-Lee of Texas regarding urban forestry;
- An amendment by Ms. Jackson-Lee of Texas regarding Smithsonian Institution outreach;
- An amendment by Mr. Obey regarding earmarks; and
- An amendment or amendments by Mr. Dicks regarding funding levels.
- . An amendment buy elv. Feerey regarding competitive souriding.

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Each such amendment may be offered only by the Member named in this request or a designee, shall be considered as read, shall not be subject to amendment except that the chairman and ranking minority member of the Committee on Appropriations and the Subcommittee on Interior, Environment, and Related Agencies each may offer one pro forma amendment for the purpose of debate; and shall not be subject to a demand for division of the question in the House or in the Committee of the Whole.

Except as otherwise specified, each amendment shall be debatable for 10 minutes, equally divided and controlled by the proponent and an opponent. An amendment shall be considered to fit the description stated in this request if it addresses in whole or in part the object described.